COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:
This declaration is of the following type:
[] original [] design [] supplemental [] national stage of PCT [XZ] divisional [] continuation [] continuation-in-part (CIP)
My residence, post office address and citizenship are as stated next to my name.
I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed for and for which a patent is sought on the invention entitled:
METHOD AND APPARATUS FOR TREATING SUBCUTANEOUS HISTOLOGICAL FEATURES the specification of which
[X] is attached hereto [X] was filed on July 31, 1997 as Application No. 08/904,175 and was amended on (if applicable) [] was described and claimed in PCT International application No
I hereby state that I have reviewed and understand the contents of the above identified specification,

including the claims, as amended by any Amendment referred to above.

I acknowledge duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56.

[] In compliance with this duty there is attached an information disclosure statement. 37 CFR 1.97.

I hereby claim foreign priority benefits under Title 35, United States Code, Sec. 119, of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent of inventor's certificate having a filing date before that of the application

COMBINED DECLARATION AND POWER OF ATTORNEY

COMPAND DECEMBRICATION AND TO IT THE OF THE
As a below named inventor, I hereby declare that:
This declaration is of the following type:
[] original [] design [] supplemental [] national stage of PCT [X] divisional [] continuation [] continuation-in-part (CIP)
My residence, post office address and citizenship are as stated next to my name.
I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed for and for which a patent is sought on the invention entitled:
METHOD AND APPARATUS FOR TREATING SUBCUTANEOUS HISTOLOGICAL
FEATURES the specification of which
[X] is attached hereto [X] was filed on July 31, 1997 as Application No. 08/904,175 and was amended on (if applicable) [] was described and claimed in PCT International application Nofiled on and as amended under PCT Article 19 on (if any).
I hereby state that I have reviewed and understand the contents of the above identified specification including the claims, as amended by any Amendment referred to above.
Lacknowledge duty to disclose information which is material to patentability as defined in Title 37

[] In compliance with this duty there is attached an information disclosure statement. 37 CFR 1.97.

I hereby claim foreign priority benefits under Title 35, United States Code, Sec. 119, of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign annication for patent of inventor's certificate having a filing date before that of the application

Prior Foreign Application(s)

 (Number)
 (Country)
 (D/M/Y filed)
 Yes
 No

 (Number)
 (Country)
 (D/M/Y filed)
 Yes
 No

I hereby claim the benefit under Title 35, United States Code, § 119(c) of any United States provisional application(s) listed below:

 (Appln. Scrial No.)
 (Filing Date)
 (patented, pending, abandoned)

 (Appln. Scrial No.)
 (Filing Date)
 (patented, pending, abandoned)

I hereby claim the benefit under Title 35, United States Code, Sec. 120 of any United States application(s) listed below, and insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, Sec. 112, I acknowledge the duty to disclose all information known to be material to patentability as defined in Title 37, Code of Federal Regulations, Sec. 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

08/904,175 (Appln. Serial No.)	July 31, 1997 (Filing Date)	Pending (patented, pending, abandoned)	
(Apple Serial No.)	(Filma Oate)	(notented pending shandoned)	

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith

Georgo M. Coaper, Rog. No. 20,201 Folix J. D'Amtrosio, Rog. No. 25,721 James W. Hellwege, Rog. No. 28,808 Eric S. Spector, Rog. No. 22,495

Send correspondence to Douglas R. Hanscom JONES, TULLAR & COOPER, P.C. P.O. Box 2266 Eads Station Douglas R. Hansoum, Rag. No. 26,600 William A. Blake, Rag. No. 30,548 Colin D. Barnitz, Rag. No. 35,061 Raymond A. Bogucki Rag. No. 17,426

Direct telephone calls TO: Douglas R. Hanscom (703) 415-1500 I hereby declare all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title; it of the United States Code and that suck willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor ROBERT BRUCE SPERTELL
Inventor's signature fut the Date 19/00
Residence 8843 Newcastle Ave., Northridge, CA 91325
Citizenship USA
Post Office Address 8843 Newcastle Ave., Northridge, CA 91325
Full name of second inventor
Inventor's signature Date
Vozidenco
Citizeuship
Post Office Address
Full name of third inventor
Inventor's signature Date
Residence_
Citizeus lulp
D. J. C. J.

Jones, Tullar & Gooper, P.C.

PATENTS TRADEMARKS AND COPYRIGHTS

SUITE 1003

2001 JEFFERSON DAVIS HIGHWAY ARLINGTON, VIRGINIA 22202

MAILING ADDRESS P.O. BOX 2266 EADS STATION ARLINGTON, VIRGINIA 22202 TELEPHONE 703-415-1500

TELEPHONE 703-415-1500
FACSIMILE 703-415-1508
E - MAIL: JTC9JTCPC.COM

EXHIBIT 2

OF COUNSEL

DANIEL A. SULLIVAN, JR.

WILLIAM J. SHEEHAN

JOSEPH G. SEEBER

MARYLAND ASSOCIATED OFFICE HALL, PRIDDY & MYERS LOZZO RIVER ROAD POTOMAC, MARYLAND 20854

August 15, 2000

VIA FACSIMILE

GEORGE M. COOPER

DOUGLAS R. HANSCOM

ERIC S. SPECTOR

FELIX J. D'AMBROSIO

JAMES W. MELLWEGE

WILLIAM A. BLAKE COLIN D. BARNITZ

> Raymond A. Bogucki 6914 Canby Avenue Suite 109 Reseda, CA 91335

> > Re: Di

Divisional Patent Application Of 08/904,175 - SPERTELL

Dear Ray:

Further to our several recent letters and telephone discussions, I have filed the divisional patent application. The application was filed on August 14, 2000. I am enclosing a copy of the application, as filed, together with a copy of a date-stamped receipt card as evidence of the filing. I am in receipt of your telefax copy of your letter of August 9, 2000 and the accompanying executed Declaration. I am also in receipt of the original letter. I have filed the executed Declaration with the application.

I have entered this case on my docket. We will need to prepare, and file, an Information Disclosure Statement by November 14, 2000. At that time we should provide the Examiner with copies of the various patents cited in the patent which I understand will issue on August 15, 2000. Where it is a divisional and not a continuation, the file of the issuing patents is separate from the file of the newly-filed divisional. We cannot assume that the Examiner will automatically have access to the materials in the file of the issuing patent. He should order the file, but we cannot assume that he will. Accordingly, please send me a copy of the patent after it issues. I will then get copies of the cited patents. If there are cited publications, we may have to try to get those from Dr. Spertell. We will deal with that when the need arises.

Raymond A. Bogucki August 15, 2000 Page Two

I will keep you advised of the status of the application. Please give me a call with any questions.

Very truly yours,

JONES, TULLAR & COOPER, P.C.

Douglas R. Hanscon

DRH:mlm Enclosures

PATENTS TRADEMARKS AND COPYRIGHTS SUITE 1002

> 2001 JEFFERSON DAVIS HIGHWAY ARLINGTON, VIRGINIA 22202

MAILING ADDRESS P.O. BOX 2266 EADS STATION ARLINGTON, VIRGINIA 22202 TELEPHONE 703-415-1500

FACSIMILE 703-415-1508 E - MAIL: JTC0JTCPC,COM REGISTERED PATENT AGENTS JENNIFER P. YANCY

> OF COUNSEL OANIEL A. SULLIVAN, JR. WILLIAM J. SHEEHAN COLIN D. BARNITZ DEBORAH E. LOBO

MARYLAND ASSOCIATED OFFICE HALL, PRIDDY, MYERS & VANOE SANGE 10220 RIVER ROAD POTOMAC, MARYLAND 20854

February 4, 2002

Ms. Grace Sim, C.F.O. MW Medical, Inc. 6617 Scottsdale Road, Suite 103 Scottsdale, AZ 85253

> U.S. Patent Application RE: Serial No.: 09/637,923 - Spertell

Dear Ms. Sim:

GEORGE M. COOPER

DOUGLAS R. HANSCOM

ERIC S. SPECTOR

FELIX J. D'AMBROSIO

WILLIAM A. BLAKE

The above-identified patent application has come up on my follow-up docket. It was filed on August 14, 2000. I am not yet in receipt of any correspondence from the Patent Office.

In view of the current status of your company, I will take no further action in this case. I will forward any Office Action to you, upon receipt, without comment.

Please contact me with any questions.

Very truly yours,

JONES, TULLAR & COOPER, P.C.

DRH:hhr

cc: Mr. Raymond A. Bogucki

PATENTS TRADEMARKS AND COPYRIGHTS

SUITE 1002

2001 JEFFERSON DAVIS HIGHWAY
ARLINGTON, VIRGINIA 22202

MAILING ADDRESS P.O. BOX 2286 EADS STATION ARLINGTON, VIRGINIA 22202 TELEPHONE 703-415-1500

FACSIMILE 703-416-1608 E - MAIL: JTC@JTCPC.COM

June 12, 2002

REGISTERED PATENT AGENTS JENNIFER P. YANCY

OF COUNSEL DANIEL A. SULLIVAN, JR. WILLIAM J. SHEEHAN COLIN D. BARNITZ DEBORAH E. LOBO

MARYLAND ASSOCIATED OFFICE HALL, PRIDDY, MYERS & VANDE SANDE 10220 RIVER ROAD POTOMAC, MARYLAND 20854

Ms. Grace Sim MW MEDICAL, INC. 6617 N. Scottsdale Road Suite 103 Scottsdale, AZ 85253

> e: U.S. Patent Application No. 09/637,923 SPERTELL

Dear Ms. Sim:

GEORGE M. COOPER

DOUGLAS R. HANSCOM

ERIC S. SPECTOR

FELIX J. D'AMBROSIO

WILLIAM A. BLAKE

Further to my letter of February 4, 2002, I am enclosing a copy of an Office Action which was mailed to me on June 5, 2002. In view of your company's outstanding past due balance, we will take no action in this matter without your instructions and payment.

Please contact me if there are any questions.

Very truly yours,

JONES, TULLAR & COOPER, P.C.

Douglas R. Hanscom

DRH:jh

Enclosure

cc: Raymond A. Bogucki, w/out enc.

ARLINGTON, VIRGINIA 22202

EADS STATION

AND LES NO ADMINISTRATION OF THE PROPERTY. ATTEMPTO NO MINES of Class INSUFFICIENT ADDRESS Sales Inner NO STORM HOWSELD Journey Commence N. Scottsdale Road REGION FOR WO. Scottsdale, AZ 85253 CARNING INITIONS MIGNED LEFT A THRUSTROIGN TADE ATTEMPTED FOR NO STUDY A VIEW 世の地域で Ms. Grace Sim Saite 103

PATENTS TRADEMARKS AND COPYRIGHTS

SUITE 1002

2001 JEFFERSON DAVIS HIGHWAY ARLINGTON, VIRGINIA 2202

MAILING ADDRESS P.O. BOX 2266 EADS STATION ARLINGTON, VIRGINIA 22202 TELEPHONE 703-415-1500

FACSIMILE 703-415-1508 E - MAIL: JTCBJTCPC,COM

June 12, 2002

EXHIBIT 6

REGISTEREO PATENT AGENTS JENNIFER P. YANCY

OF COUNSEL

OANIEL A. SULLIVAN, JR.
WILLIAM J. SHEEHAN
COLIN D. BARNITZ
DEBORAH E. LOBO

MARYLAND ASSOCIATED OFFICE HALL, PRIDDY, MYERS & VANDE SANDE 10220 RIVER ROAD POTOMAC, MARYLAND 20054

6/19 Ray

Mry Suggestions

Doug

Ms. Grace Sim MW MEDICAL, INC. 6617 N. Scottsdale Road Suite 103 Scottsdale, AZ 85253

> Re: U.S. Patent Application No. 09/637,923 SPERTELL

Dear Ms. Sim:

GEORGE M. COOPER

DOUGLAS R. HANSCOM

ERIC S. SPECTOR

FELIX J. O'AMBROSIO

WILLIAM A. BLAKE

Further to my letter of February 4, 2002, I am enclosing a copy of an Office Action which was mailed to me on June 5, 2002. In view of your company's outstanding past due balance, we will take no action in this matter without your instructions and payment.

Please contact me if there are any questions.

Very truly yours,

JONES, TULLAR & COOPER, P.C.

Douglas R. Hanscom

DRH:jh

Enclosure

cc: Raymond A. Bogucki, w/out enc.



JONES, TULLAR & COOPER P.C. 2001 Jefferson Davis Highway, Ste. 1002, Arlington – VA 22202 UNITED STATES OF AMERICA

REMINDER OF November 28, 2005

Attn. Annuity Department

November 3, 2005

Your Ref: SPERTELL

SAME DOWNERS

Our Ref.: 9815565-2 F-131761

Brazilian patent application 9815565-2 based on PCT/US98/14737 corresponding to priority USSN08/904.175 - MICROWAVE MEDICAL CORP.

Dear Sirs,

According to the publication in Industrial Property Gazette (IGP) 1817 of November 1, 2005, payment is to be effected for the $7^{\rm th}$ annuity, which was due on July 20, 2004, in view of the fact of no payment therefor previously. The application was shelved.

The term of complying with the official action is 3 months counted from the date of publication (January 20, 2006 is the deadline).

As per fax of September 13, 2000, copy of ours of September 12, 2000 from Ms. Yvonne A. Cappelano, the annuities were to be cared by the annuity service.

Having in view the publication, we kindly ask you to contact the annuity service to inform them accordingly, and in case that the annuity was duly paid, please send us a copy of the bank payment form as well as the official receipt, in order that we submit them to BPO thus bringing the application in good order.

In case of the non payment of the annuity at that time, and if you wish so, we can pay it now for you, being the cost involved of US\$ 650.00, approximately including official fees and our honoraria.

We thank you very much for your attention to the matter, looking forward to receiving your instructions.

Best regards,

Stilsof Douolin





02 DEC 2005 PM 4 Ms. Grace Sim Mw Medbeal, Inc. JONES, TULLAR & COOPER, P.C. EADS STATION ARLINGTON, VIRGINIA 2220 BOX 2266

NO VA 220

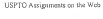
6617 N. Scottsdale Road, Suite 103 Scottsdale, AZ 85253 RHXHE

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United States Fatent and Trademark Office

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Assignments on the Web > Patent Query

Patent Assignment Abstract of Title

NOTE: Results display only for issued patents and published applications. For pending or abandoned applications please consult USPTO staff.

Total Assignments: 1

Patent #: 6104959 Tesue Dt: 08/15/2000

Application #: 08904175

Filing Dt: 07/31/1997

Inventor: ROBERT BRUCE SPERTELL Title: METHOD AND APPARATUS FOR TREATING SUBCUTANEOUS HISTOLOGICAL FEATURES

Assignment: 1

Reel/Frame: 008662/0265

Recorded: 07/31/1997

Pages: 3

Conveyance: ASSIGNMENT OF ASSIGNORS INTEREST (SEE DOCUMENT FOR DETAILS). Exec Dt; 07/31/1997

Assignor: SPERTELL, KOBERT BRUCE Assignee: MICROWAVE MEDICAL CORP.

4496 RUNWAY STREET

SIMI VALLEY, CALIFORNIA 93063

Correspondent: MERCHANT, GOULD, SMITH ET AL. RAYMOND A. BOGUCKI, ESQ. WESTWOOD GATEWAY II, SUITE 400

11150 SANTA MONICA BLVD. LOS ANGELES, CA 90025-3395

Search Basels as d. 0000/2007 00:17 PM If you believe any comments of operations concerning the fails displayed, contage PHD/ Applications to 31 1/272-2904, v.2.5.1 West interface has modified; Ann 20, 2007 v.2.0.1 | HOME | INDEX| SEARCH | (BUSINESS | CONTACT US | PRIVACY STATEMENT

HIROM PLAN 1945

09-04-1997

MERKARA 100522960

U.S. DEPARTMENT OF COMMUNICIES Percent and Trademark Office

(Rev 4-93) OKS No. 0631-0011 (eq. 404) MANUE 30237 212591

1. Name of conveying parry(ies):

Robert Bruce Spenell

To the "pemarkicum of Parents and Trademarks: Planer record the attached cruminal documents or copy thereot.

Name of conveying narry(ies):

| 3. Name and address of receiving party(ies):

Microwave Medical Corp.



MRD 7-31-97	Simi Valley, California 93063
Additional emerical of conveying postyrate) students To Yes, & No. 3. Nature of conveyance:	National menty) & mblecs(us) matched? (2 Yes 39 No
Execution Date July 31, 1997	
4 Application number(s) or patent number(s):	THE RESIDENCE OF THE PERSONNEL PROPERTY OF T
If this document is being filed together with a new application, the	ne execution date of the application is: 101y 31 1997.
A. Pment Application No (a)	H. Pment No.(s)
N [‡] Λ	NEA
Name and address of party to whom correspondence concerning document should be mailed: Name: Raymond A. Bogucki, Esq. Merchant, Gould, Smith, Edell, Weller & Schmidt Westwood Gatteway II, Smite 400 11150 Santa Manica Blvd. Lvs Apagles, CA, 90025-3395.	deer C vs. 8, 185 6. Total number of applications and patents involved: 01 7. Tetal fee (37 CFR 3.41): \$40.00 20 Enclosed Authorized to be charged to deposit account 8. Please charge any additional fees or credit any oversymments to our Deposit account number: 13-2724
DO SOLUSE	(HINNEAU)
Statement and signature To the best of my knowledge and belief, the foregoing information and document Raymond A, Bogucki (Rog. No. 17.4 %) Name of Person Signing	in is true unit correct and any uttached copy is a free copy of the L. Bourche (http://link.org/link.o
Do not delay	the this portion

Mail accoments to be recorded with sequired cover sheet information to

Cummissioner for Patrets and Trademarks.

Validation 1.1. 2021

Proofs: harder regarding, for this comple curve these regiments of the patrets of the patret

09/0-2/1997 TTBNS: 00000037 08904175 01 FC:58: 40.00 OP

M&G 30733.2US01

ASSIGNMENT

WHEREAS, I. Robert Brace Speriell, residing at 8843 Newcastle Avenue; Northridge, California 91325, made certain new and useful inventions and improvements for which I filed an application for Letters Patent of the United States on July 31, 1997, which is entitled METHOD AND APPARATUS FOR TREATING SUBCULTANEOUS HISTOLOGICAL FEATURES.

AND WHEREAS Microwave Medical Corp., a corporation organized and existing under and by virtue of the laws of the State of California, and having an office and place of business at 4496 Ronway Street: Simi Valley, CA 93063 (hereinafter "Assignee") is desirous of acquiring the entire right, title and inferest in and to said inventions, improvements and application and in and to the Letters Patent to be obtained therefor:

NOW THEREFORE, to all whom it may concern, be it known that for and in consideration of the sum of One Dollar and other good and valuable considerations, the receipt and sufficiency whereof is hereby acknowledged, I have sold, assigned, and transferred, and by these presents do sell, assign and transfer unto said Assignee, its successors or assigns, the entire right, title and interest for all countries in and to all inventions and improvements disclosed in the aforesaid application, and in and to the application, all divisions, continuations, or renewals thereof, all Letters Patent which may be granted therefrom, and all reissues or extensions of such patents, and in and to any and all applications which have been or shall be filed in any foreign countries for Letters Patent on the inventions and improvements, including an assignment of all rights under the provisions of the International Convention, and all Letters Patent of foreign countries which may be granted therefrom; and I do hereby authorize and request the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent for the aforesaid inventions and improvements to the Assignee as the assignee of the entire right, title and interest in and to the same, for the use of the Assignee, its successors and assigns.

AND, for the consideration aforesaid, I do hereby agree that I and my executors and legal representatives will make, osculte and deliver any and all other instruments in writing including any and all further application papers, affidavits, assignments and other documents, and will communicate to said Assignce, its successors and representatives still facts known to me relating to said improvements and the history thereof and will textify in all legal proceedings and generally do all things which may be necessary or desaignt the more effectually to secure to and vest in said Assignee, its successors or assigns the entire right, title and intenst in and to the improvements, inventions, applications, Letters Patent, rights, titles, benefits, privileges and advantages hereby sold, assigned and conveyed, or intended so to be.

AND, furthermore I covenant and agree with said Assignee, its successors and assigns, that no assignment, gram, mortgage, license or other agreement affecting the

PATIENT REFE: 8662 FRAME: 0966 rights and property herein conveyed has been made to others by me and that full right to convey the same as herein expressed is possessed by me.

IN TESTIMONY WHEREOF, I have hereunto set my hand this 31st day-of July, 1997.

STATE OF CALIFORNIA

COUNTY OF YenTV"

22

On July 31, 1997, before me, Ronald ELMAS, personally appeared Robert Bruce Speriell, personally known to me OR D proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

[SEAL]

RONALD E. LAAS Comm. # 1094390

1911 : 8662 PRAMIC 0967

6617 N. Scottsdale Road, Suite 103 / Scottsdale, AZ 85253 / 480.315.8600 / fax 480.443.1235



Subsidiary: Microwave Medical Corp. 65 W. Basy Street, Suite 104 Simi Valley, CA 93065

March 27, 2000

Sent via fax to: 805-527-2925 Original to follow by mail

MidValley Properties 940 Enchanted Way Suite 109 Simi Valley, CA 96065

RE: LEASE RENEWAL AT 65 W. Easy Street, Suite 104, Simi Valley, CA 93065

Attention: Ms. Crickett Haskell

Dear Ms Haskell:

As required by our lease for 60 days notice for termination of the lease, please note that we will not be renewing the lease when it expires on May 31 st. 2000.

We thank you for your services in the past year. Please conduct all further correspondence to myself at the Scottsdale, AZ office, with the address and telephone numbers as listed on the letterhead

Sincerely,

Grace Sim C.F.O. WARNICKE & LITTLER, P.L.C.
1411 N. Third Street
Phoenix, Arizona, 85004
FLEPHONE (602) 256-0400
FAX (602) 256-0340
FAX (602) 256-0345
FMAIL: administrator @varnickelittler.com
Ronnid B. Warnicke/SIN 003917
Thomas E. Littler/SBN 003917
Astroneys for Deblor

10

18

28

UNITED STATES BANKRUPTCY COURT DISTRICT OF ARIZONA

9	In re:	No. 02-01090-ECF -RTB
10	MW MEDICAL, INC., a Nevada corporation,	Chapter 11
11	Debtor.	
12	In re;	No. 02-01298-ECF -GBN
13	MICROWAVE MEDICAL CORPORATION, a California corporation,	Chapter 11
15	Debtor.	

FIRST AMENDED JOINT PLAN OF REORGANIZATION DATED FEBRUARY 21, 2002

PROPOSED BY WARNICKE & LITTLER FOR THE DEBTORS

AS MODIFIED AT CONFIRMATION HEARING

made for the \$10,000 to be distributed to Class 4 claimants.

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6.04 Class 6: Secured Clatins. The Class 6 secured claim of Jan Wallace in the amount of \$1,189,939.70 shall be allowed as a secured claim in the amount of \$1,139,939.70. The remainder of said claim, \$50,000 shall be deemed a Class 5 claim. The \$1,139,939.70 secured claim shall be evidenced by a new promissory note from the Debtor payable on or before September 30, 2002. Said note shall bear interest from January 15, 2002 until paid. Said promissory note shall be secured by the same security interest in all the Debtor's property now held by Jan Wallace.

6,05 Class 7: Rgulty Security Holders' Interests. Class 7. Equity security holders (except Jan Wallace) shall retain their stock interests in the MW Debtor. Equity security holders shall also be issued stock pursuant to \$1145 in proportion to their gwnership of the Debtor from a pool of shares equal to five percent (5%) of the total shares in the Microwave Debtor. All presently outstanding shares of the MW Debtor in the Microwave Debtor shall be cancelled. Equity security holders shall also be issued five percent (5%) of the shares in MW Fitness, five percent (5%) in NW Asin and five percent (5%) in NW South America.

ARTICLE VII

IMPLEMENTATION OF THE PLAN

7.01 Procedure To Implement The Plan. On or shortly after the date of Plan Confirmation, the Debtor shall determine the amounts of all allowed Class claims as quickly as can be accomplished given the court calendar and the objection process. The Debtor shall file a report with the court and shall inform the transfer agent upon confirmation to proceed to issue all shares in both joint Debtors as set forth in the Report. The Debtor and MW Fitness, the Debtor and MW Europe, the Debtor and MW Asin, the Debtor, and NW South America, the Debtor, shall, following confirmation, execute and deliver such formal ticense agreements as are deemed uppropriate.

7.02 Appointment Of A Disbursing Agent. The Reorganized MW Debtor shall serve as Disbursing Agent for all distributions to be made to the Classes under the Joint Plan and shall direct a qualified transfer agent to issue the shares.

a. Dulles of The Disbursing Agent. The Disbursing Agent shall receive, disburse and account to the Court, the Creditors, Equity Security Holders and other parties in interest for the shares

FILE HISTORY OF

ABANDONED APPLICATION

SERIAL NO. 09/637,923

FILED: AUGUST 14, 2000

APPLICANT: ROBERT SPERTELL

TITLE: METHOD AND APPARATUS FOR TREATING SUBCUTANEOUS HISTOLOGICAL FEATURES

ABANDONED: ABANDONED NOTICE MAILED JANUARY 13, 2003

NOW DIVISION OF APPLICATION S. N. 08/904,959, NOW U. S. PATENT 6,104,959 ISSUED AUGUST 15, 2000

	09/637.923	SPERTELL, ROBERT BRUCE
Notice of Abandonment	Examiner	Art Unit
	Fadi H. Dahbour	3742
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address
This application is abandoned in view of:		
⊠ Applicant's failure to timely file a proper reply to the Offic (a) ☐ A reply was received on	Mailing or Transmission dated month(s)) which expired on not constitute a proper reply under 3	7 CFR 1.113 (a) to the final rejection.
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely file Continued Examination (RCE) in compliance with 37	n consists only of: (1) a timely filed a d-Notice of Appeal (with appeal fee); CFR 1.114).	or (3) a timely filed Request for
(c) A reply was received onbut it does not constite final rejection. See 37 CFR 1.85(a) and 1.111. (See	ute a proper reply, or a bona fide atte explanation in box 7 below).	empt at a proper reply, to the non-
(d) ⊠ No reply has been received.		
2. Applicant's failure to timely pay the required issue fee ar from the mailing date of the Notice of Allowance (PTOL-is). The issue fee and publication fee, if applicable, we highly a fair the expiration of the statutory Allowance (PTOL-85). (b) The submitted fee of \$ is insufficient. A balance The issue fee required by 37 CFR 1.16 is \$	to). ss received on (with a Certific period for payment of the issue fee (a term of \$ is due.	ate of Mailing or Transmission dated nd publication fee) set in the Notice of
(c) The issue fee and publication fee, if applicable, has r	not been received.	
3. Applicant's failure to timely file corrected drawings as rec Allowability (PTO-37). (a) Proposed corrected drawings were received on after the expiration of the period for reply.	quired by, and within the three-month	
(b) No corrected drawings have been received.		
The letter of express abandonment which is signed by the applicants.		
5. The letter of express abandonment which is signed by a 1,34(a)) upon the filing of a continuing application.		
The decision by the Board of Patent Appeals and Interference of the decision has expired and there are no allowed class.	erence rendered on and because aims.	use the period for seeking court review
7. The reason(s) below:	//N/a TaresaV	Valbero
	Supervisory Pe	atent Examiner

Application No.

Applicant(s)

LOAN AGREEMENT AND ASSIGNMENT OF ASSETS

MW MEDICAL, INC., (hereinafter "MM"), and <u>Jan Mallace</u> (hereinafter "Mallace"), or her heirs, devisees, personal representatives, or assigns, intending to be legally bound, agree as follows:

- 1. MW acknowledges that Wallace has loaned it in bridge financing that along with interest from January 15, 2002 is currently due and owing under that certain promissory note dated February 21, 2002, pursuant to MW's Plan of Reorganization under Chapter 11 Bankruptcy, No. 02-0109 and 02-01298, filed in the US Bankruptcy Court, District of Arizona. The total amount of principal and interest due and owing as of March 15, 2003 is acknowledged to be \$1,272,672.30.
- 2. As MW is unable to pay this obligation and is in need of further support, Wallace or her assigns agrees to provide continued financial support as needed for the operation of the business for a period of 90 days in an amount of no more than \$50,000.
- 3. In consideration of this continued financial support and for the partial cancellation and release of this outstanding debt of the company in the principal amount of 5326,897, MM hereby assigns, transfers and conveys all of its patents, trademarks and other intellectual property, its inventory, equipment and property as represented on its books to Mallace.
- 4. This remaining principal and interest due shall be secured along with all previous loans by a security interest in all of the remaining and future assets of the Company, now owned or hereafter acquired.
- $5.\,$ MW will sign and issue to Wallace a new promissory note (hereinafter "Note) in the form and containing the terms as attached hereto. This agreement and the Note shall be assignable by Wallace.
- 6. Further MW grants Wallace the right to convert all or any portion of the Note or amounts loaned under this loan agreement to equity at the same price as is available to those investors participating in any private placement that is offered during the term of the Note. In the event that no private placement of common stock is offered during the term of the Note, MW further grants Wallace the right to convert the Note into common stock at 50% of the then existing market price of the stock or \$0.20 per share, whichever is lower.

Executed on this 15th day of March, 2003

/s/ Jan Wallace
By: It's President
Title: C.E.O.
/s/ Jan Wallace

MW MEDICAL, INC.

Jan Wallace

EXHIBIT D

IP RIGHTS

Territory	Patent #	App#	Filing Date	Issue Date	Description
United States	6,104,959	08/904,175	7/31/97	8/15/00	Method & Apparatus for treating Subcutaneous Histological Features – Parent Filing
United States	6,334,074	09/474,969	12/29/99	12/25/01	Microwave Applicator for Therapeutic Use
United States	NA	09/637,923	8/14/00	NA	Divisional of 08/904,175
Australia	84915/98	PCT/US98/14737	2/28/00	2/21/02	Method & Apparatus for treating Subcutaneous Histological Features
Canada	NA	2298680	1/31/00	NA	Method & Apparatus for treating Subcutaneous Histological Feature
Europe	NA	1998935729	2/11/00	АЙ	Method & Apparatus for treating Subcutaneous Histological Features

EXHIBIT E

PATENT RIGHTS ASSIGNMENT

WHEREAS, Jan Wallace, an individual ("Assignor") owns all, right, title, and interest in and to the inventions and improvements claimed patents and patent applications specified on the attached Schedule Locollectively, the "Patent Rights"); and

WHEREAS, Miramar Labs, Inc., a Delaware corporation (the "Assignee") wants to acquire all interest in the inventions and the Patent Rights including any patents or registrations that may arise therefrom (collectively, "Letters Patents and Registrations");

For good and valuable consideration, receipt of which is hereby acknowledged by Assignor, Assignor has assigned, and does assign to Assignee all right, title and interest in and to the inventions claimed in the and the Patent Rights and to all foreign counterparts (including patent, utility model and industrial designs), and in and to any Letters Patent and Registrations which may hereafter be granted on the same in the United States and all countries throughout the world, and claim the priority from the applications as provided by the Paris Convention. The right, title and interest is to be held and enjoyed by Assignore and Assignee's successors and assigns as fully and exclusively as it would have been held and enjoyed by Assignor had this assignment not been made, for the full term of any Letters Patent and Registrations which may be granted thereon, or of any and all substitutions, extensions, confirmations, reissues, divisions, re-examinations, renewals and extensions thereof.

Assignor further agrees that Assignor will, without charge to Assignec, but at Assignee's expense, (a) cooperate with Assignee in the prosecution of the Patent Rights and foreign counterparts thereof, (b) execute, verify, acknowledge and deliver all such further papers and instruments of transfer and (c) perform such other acts as Assignee lawfully may request to obtain or maintain Letters Patent and Registrations for the invention and improvements in any and all countries, and to vest title thereto in Assignee, or Assignee's successors and assigns.

Buyer agrees that if within five (5) years from the date of this Assignment it has not utilized or marketed the microwave therapy system to produce sales revenue then, if such delay is not caused by any action or inaction of the Seller, the Patent Rights shall revert to the Seller. Buyer agrees to execute any and all documentation required to return ownership of the all Patent rights under this Assignment. Seller shall notify the Buyer in writing of the right to revision.

[The remainder of this page left blank intentionally; signature page follows.]

IN TESTIMONY WHEREOF, this Assignment is executed this 18 day of January, 2008.

"ASSIGNEE"

MIRAMAR LABS, INC.

By: MARK DEEM

"ASSIGNOR"

JAN WALLACE

Name: Ja